30038.0300

Fifty-eighth Legislative Assembly of North Dakota THIRD DRAFT:
Prepared by the Legislative Council staff for the Taxation Committee

September 2002

Introduced by

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- 1 A BILL for an Act to amend and reenact subsections 1 and 2 of section 57-35.3-02,
- 2 subsection 1 of section 57-38-01.3, and sections 57-38-30 and 57-38.4-02 of the North Dakota
- 3 Century Code, relating to financial institutions taxes, the corporate income tax deduction for
- 4 federal income taxes paid, and corporate income tax rates; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6 SECTION 1. AMENDMENT. Subsections 1 and 2 of section 57-35.3-02 of the North 7 Dakota Century Code are amended and reenacted as follows: 8 In determining "taxable income" there must be added to federal taxable income: 1. The adjustments provided by subdivisions d, e, and i c, d, and g of 9 a. 10 subsection 1 of section 57-38-01.3; 11 Interest not subject to federal tax upon obligations of the state of North Dakota b. 12 and its political subdivisions; 13 The amount of any charitable contribution deduction taken for federal income C. 14 tax purposes under section 170 of the Internal Revenue Code; 15 d. In the case of a building and loan association or savings and loan association, 16 the amount of any bad debt reserve deduction taken for federal income tax 17 purposes under section 585 of the Internal Revenue Code; and 18 Dividends paid by a federal reserve bank to the extent not subject to federal e. 19 tax. 20 In determining "taxable income" there must be subtracted from federal taxable 2. 21 income: 22 The adjustments provided by subdivisions subdivision b, e, and h of a.

subsection 1 of section 57-38-01.3;

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1 In the case of a financial institution described in subdivision a of subsection 2 b. 2 of section 57-35.3-01, the adjustment provided by subdivision g of 3 subsection 1 of section 57-38-01.3; 4 C. In the case of a building and loan association or savings and loan association 5 that uses the bad debt reserve method under section 585 of the Internal 6 Revenue Code to account for bad debts for federal income tax purposes, an 7 amount equal to the deduction for bad debts that would have been allowed 8 under section 166(a) of the Internal Revenue Code if a deduction had not 9 been claimed under section 585 or 593; 10 d. The amount of any adjustments taken into account for federal income tax 11 purposes under section 593(g) of the Internal Revenue Code; 12 e. The amount of any interest and expenses relating to income not taxable for 13 federal income tax purposes if the income is taxable under sections 14 57-35.3-01 through 57-35.3-12 and the interest and expenses were 15 disallowed as deductions under section 171(a)(2), 265, or 291 of the Internal 16 Revenue Code in computing federal taxable income: 17 f. The amount of any wage and salary expenses disallowed as deductions 18 under section 280C(a) of the Internal Revenue Code in computing federal 19 taxable income; 20 An amount equal to the deduction for charitable contributions that would be 21 allowed for federal income tax purposes under section 170 of the Internal 22 Revenue Code if the percentage limitation of section 170(b)(2) of the Internal 23 Revenue Code was applied in all relevant taxable periods to taxable income, 24 rather than federal taxable income, but computed without regard to this 25 subdivision and that portion of subdivision a that refers to subdivision q of 26 subsection 1 of section 57-38-01.3. However, no deduction is allowable for a 27 contribution if and to the extent that a credit is allowed for the contribution 28 under section 57-35.3-05; and 29 The amount of net income not allocated and apportioned to this state under h. 30 sections 57-35.3-13 through 57-35.3-17, but only to the extent that the

amount of net income not allocated and apportioned to this state under those

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1 sections is not included in any adjustment made pursuant to the preceding 2 subdivisions-; and 3 The amount of federal income tax liability for the same taxable year for which <u>i.</u> 4 North Dakota taxable income is being filed, to the extent that the federal taxes 5 are computed upon income that becomes part of North Dakota taxable 6 income. Provided, that no adjustment to federal income taxes, paid or 7 accrued, is required because of allowable deductions to federal taxable 8 income made under the cost recovery provisions of subdivision b of 9 subsection 5 of section 57-38-01. Federal income taxes for prior periods 10 assessed against the taxpayer by reason of audit or other adjustment by the 11 internal revenue service, or voluntary disclosure by the taxpayer, are not 12 deductible except in the period in which income so taxed was reported or 13 reportable or in which an adjustment was required but only after an 14 adjustment is made by or with the office of the state tax commissioner. A 15 refund of federal income tax must be reported and included in North Dakota 16 taxable income in the year in which the tax was originally deducted. Income 17 must be further reduced by federal alternative minimum tax when a federal 18 credit for prior year minimum tax is taken. This reduction is limited to federal 19 alternative minimum tax previously disallowed in computing North Dakota 20 taxable income and may not exceed North Dakota taxable income computed 21 before the North Dakota net operating loss deduction. Any excess may be 22 carried forward to the next taxable year a federal credit for prior year minimum 23 tax is taken. 24 SECTION 2. AMENDMENT. Subsection 1 of section 57-38-01.3 of the North Dakota 25 Century Code is amended and reenacted as follows: 26 The taxable income of a corporation as computed pursuant to the provisions of the 27 Internal Revenue Code of 1954, as amended, must be: 28 Reduced by any interest received from obligations of the United States that is a. 29 included in taxable income or in the computation thereof on the federal return. 30 b. Reduced by any other income included in the taxable income, or in the

computation thereof, on the federal return which is exempt from taxation by

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this state because of the provisions of the Constitution of North Dakota or the Constitution of the United States.

- Reduced by the amount of federal income tax liability, as computed under chapter 1 of the Internal Revenue Code of 1986, as amended, for the same taxable year for which the North Dakota return is being filed, to the extent that the taxes are computed upon income which becomes a part of the North Dakota taxable income. Provided, that no adjustment to federal income taxes, paid or accrued, is required because of allowable deductions to federal taxable income made under the cost recovery provisions of subdivision b of subsection 5 of section 57 38 01. Federal income taxes for prior periods assessed against the taxpayer by reason of audit or other adjustment by the internal revenue service, or voluntary disclosure by the taxpayer, are not deductible except in the period in which income so taxed was reported or reportable or in which an adjustment was required but only after an adjustment is made by or with the office of the state tax commissioner. A refund of federal income tax must be reported and included in North Dakota taxable income in the year in which the tax was originally deducted. Income must be further reduced by federal alternative minimum tax when a federal eredit for prior year minimum tax is taken. This reduction is limited to federal alternative minimum tax previously disallowed in computing North Dakota taxable income and may not exceed North Dakota taxable income computed before the North Dakota net operating loss deduction. Any excess may be carried forward to the next taxable year a federal credit for prior year minimum tax is taken.
- d. Increased by the amount of any income taxes, including income taxes of foreign countries, or franchise or privilege taxes measured by income, to the extent that such taxes were deducted to determine federal taxable income.
- e. <u>d.</u> Increased by the amount of any interest and dividends from foreign securities and from securities of state and their political subdivisions exempt from federal income tax, provided that interest upon obligations of the state of North Dakota or any of its political subdivisions may not be included.

- f. e. Reduced by the amount of net income not allocated and apportioned to this state under the provisions of chapter 57-38.1, but only to the extent that the amount of net income not allocated and apportioned to this state under the provisions of that chapter is not included in any adjustment made pursuant to the preceding subdivisions.
- g. f. Reduced by dividends or income received by any person from stock or interest in any corporation, the income of which has been assessed and paid by a corporation under this chapter or sections 57-35.3-01 through 57-35.3-12, received by the taxpayer and included in the gross income within the income year if such corporation has reported the name and address of each person owning stock and the amount of dividends or income paid each such person during the year, but when only part of the income of any corporation has been assessed and income tax paid under this chapter or sections 57-35.3-01 through 57-35.3-12, only a corresponding part of the dividends or income received therefrom may be deducted.
 - h. Repealed by S.L. 1999, ch. 487, § 3.
- i. g. Increased by the amount of any special deductions and net operating loss deductions to the extent that these items were deducted in determining federal taxable income.
- j. h. Reduced by dividends paid, as defined in section 561 of the Internal Revenue Code of 1986, as amended, by a regulated investment company or a fund of a regulated investment company as defined in section 851(a) or 851(g) of the Internal Revenue Code of 1986, as amended, except that the deduction for dividends paid is not allowed with respect to dividends attributable to any income that is not subject to taxation under this chapter when earned by the regulated investment company. Sections 852(b)(7) and 855 of the Internal Revenue Code of 1986, as amended, apply for computing the deduction for dividends paid. A regulated investment company is not allowed a deduction for dividends received as defined in sections 243 through 245 of the Internal Revenue Code of 1986, as amended.

ı		PIO	vided, nowever, that each adjustment in the above subdivisions authorized		
2	under law is allowed only to the extent that the adjustment is allocated and				
3	apportioned to North Dakota income.				
4	SECTION 3. AMENDMENT. Section 57-38-30 of the North Dakota Century Code is				
5	amended and reenacted as follows:				
6	57-38-30. Imposition and rate of tax on corporations. A Except as provided in				
7	subsection 3 of section 57-38.4-02, a tax is hereby imposed upon the taxable income of every				
8	domestic and foreign corporation received from the sources described in sections 57-38-12,				
9	57-38-13, and 57-38-14, which must be levied, collected, and paid annually as in this chapter				
10	provided:				
11	1.	a.	For the first three thousand dollars of taxable income, at the rate of three two		
12			and two-tenths percent.		
13		b.	On all taxable income above three thousand dollars and not in excess of eight		
14			thousand dollars, at the rate of four three and one-half two-tenths percent.		
15		C.	On all taxable income above eight thousand dollars and not in excess of		
16			twenty thousand dollars, at the rate of six four and three-tenths percent.		
17		d.	On all taxable income above twenty thousand dollars, and not in excess of		
18			thirty thousand dollars, at the rate of seven five and one-half four-tenths		
19			percent.		
20		e.	On all taxable income above thirty thousand dollars, and not in excess of fifty		
21			thousand dollars, at the rate of nine six and five-tenths percent.		
22		f.	On all taxable income above fifty thousand dollars, at the rate of ten seven		
23			and one-half six-tenths percent.		
24	2.	A c	orporation that has paid North Dakota alternative minimum tax in years		
25		beg	ginning before January 1, 1991, may carry over any alternative minimum tax		
26		cre	dit remaining to the extent of the regular income tax liability of the corporation		
27		for	a period not to exceed four taxable years.		
28	SECTION 4. AMENDMENT. Section 57-38.4-02 of the North Dakota Century Code is				
29	amended and reenacted as follows:				

1	57-3	88.4-02. Water's edge election. A corporation required to file a worldwide unitary		
2	combined report must do so unless it elects to apportion its income using the water's edge			
3	method.			
4	1.	A corporation electing to file using the water's edge method must comply with the		
5		following:		
6		a. The election must be made on the return as originally and timely filed.		
7		b. The corporation may not reduce taxable income for federal taxes deducted		
8		under subdivision c of subsection 1 of section 57-38-01.3.		
9		e. The water's edge election is binding for five consecutive taxable years after		
10		making the election.		
11	d.	<u>c.</u> The corporation must file with the tax commissioner a domestic disclosure		
12		spreadsheet, after which the corporation must file a domestic disclosure		
13		spreadsheet only every third year while the election remains in effect.		
14	2.	All corporations electing the water's edge method must include the income and		
15		apportionment factors of the water's edge group. Foreign dividends and income		
16		from 80/20 corporations must be included as follows:		
17		a. An existing corporation must include fifty percent of foreign dividends and		
18		sixty percent of income from 80/20 corporations. However, an existing		
19		corporation that increases and maintains a threshold activity by twenty-five		
20		percent or more, but not by business reorganization or acquisition, is only		
21		required to include thirty percent of foreign dividends and thirty percent of		
22		income from 80/20 corporations.		
23		b. A new corporation must include thirty percent of foreign dividends and thirty		
24		percent of income from 80/20 corporations.		
25		c. For taxable years beginning after December 31, 1994, all corporations making		
26		the water's edge election may reduce the inclusion to include thirty percent of		
27		foreign dividends and thirty percent of income from 80/20 corporations.		
28	<u>3.</u>	Notwithstanding subsection 1 of section 57-38-30, a tax is imposed upon the		
29		taxable income of a corporation electing to file using the water's edge method, to		
30		be levied, collected, and paid annually as provided in chapter 57-38, at the		
31		following rates:		

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1	<u>a.</u>	For the first three thousand dollars of taxable income, at the rate of three			
2		percent.			
3	<u>b.</u>	On all taxable income above three thousand dollars and not in excess of eight			
4		thousand dollars, at the rate of four and one-half percent.			
5	<u>C.</u>	On all taxable income above eight thousand dollars and not in excess of			
6		twenty thousand dollars, at the rate of six percent.			
7	<u>d.</u>	On all taxable income above twenty thousand dollars, and not in excess of			
8		thirty thousand dollars, at the rate of seven and one-half percent.			
9	<u>e.</u>	On all taxable income above thirty thousand dollars, and not in excess of fifty			
10		thousand dollars, at the rate of nine percent.			
11	<u>f.</u>	On all taxable income above fifty thousand dollars, at the rate of ten and			
12		one-half percent.			
13	SECTIO	N 5. EFFECTIVE DATE. This Act is effective for taxable years beginning after			
14	December 31, 2002.				